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April 18, 2023

## VIA ECF

Honorable Paul G. Gardephe United States District Judge United States Courthouse 40 Foley Square New York, NY 10007

Re: United States v. Gulkarov, et al. (Deft. Robert Wisnicki), 22 Cr. 020 (PGG)

Dear Judge Gardephe:

We represent Defendant Robert Wisnicki. We submit this letter to request a modification of the conditions of Mr. Wisnicki's release on bail. The Government consents to this request and Pretrial Services has no objection to it.

We respectfully ask the Court to permit Mr. Wisnicki to travel with his son to Minnesota from May 2-5, 2023, to attend a school interview for his son.

Respectfully submitted,

/s/ Kenneth A. Caruso
Kenneth A. Caruso

cc: AUSA Louis Pellegrino AUSA Mathew Andrews Pretrial Services Officer Robert Stehle (via email)

**MEMO ENDORSED** 

The Application is granted.

SO ORDERED:

Paul S. Gardephe, U.S.D.J.

Dated: April 20, 2023